Form **0-100**

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	\$ \$	Case No. (Chapter)
	G RELIEF FROM AUTOMATIC STA APPLICABLE] AFTER HEA TED WITH ORIGINAL MOTION AI (This Order Resolves Docket #	ARING ND BROUGHT TO HEARING]
property. If real property, mu	ust list street address and legal descripti	from the automatic stay against [describe ion.] (the "Property"). Movant represented applicable rules and provided notice of the
		e motion was filed, the respondent did not re, the response is overruled for want of nted.
	The debtor filed a response that the relief and no other party opposed to	he debtor was not opposed to the requested the requested relief.
		the debtor was unable to admit or deny the appear at the hearing, and no other party
	After hearing, and for the reasons granted.	stated on the record, relief from the stay is
	No timely response was filed. default.	Accordingly, the motion is granted by
	As shown by Debtor(s)' counsel the requested relief.	signature below, Debtor(s) have agreed to
		rom the automatic stay [and the co-debtor foreclosure, repossession and/or eviction.
Additional rulings:		
	Movant is awarded attorneys fees	in the amount of \$
	The stay imposed by Bankruptcy reasons stated on the record.	y Rule 4001(a)(3) does not apply for the
	ReservedForJ	udgeSignature